MOTION UNDER 28 U.S.C. § 2255 TO VACATE, SET ASIDE, OR CORRECT SENTENCE BY A PERSON IN FEDERAL CUSTODY

	District Nor	thern Mariana	Islands
tme (under which you were convicted):		Docket or Case No.	:
ric John Tudela Mafnas		04-00038-0	O1 FILED
ace of Confinement: CI Safford, AZ 85548	·	Prisoner No.: 00483-005	Clerk District Court
NITED STATES OF AMERICA	Movant (in	clude name under which convicte	d) 444 4 D 004
v.	Eric John	Tudela Mafnas	" JUL 1 P 200
	MOTION	For By	The Northern Marie
	·	-,.	(Deputy Clerk)
(a) Name and location of court that entered the	iudgment of conviction	you are challenging: Di	strict
Court for the Northern M		-, -	
Saipan,MP 96950	<u> </u>		<u> </u>
(b) Criminal docket or case number (if you know	CR 04-000	38-001	
(a) Date of the judgment of conviction (if you			
(b) Date of sentencing:			
Length of sentence: Count 1,120 mc	onthe Count	235 months, s	ee Attachmo
Nature of crime (all counts): Count 1,1			
Theft, Purjury, & Make Fa			
THE TOTAL TATION OF THE	LLOC Deacemen	ici counc zi io	
Theft Congerning Program	•	rodorol Funda.	Count 2
Theft Concerning Program	Receiving I	101	•
21 U.S.C. 846,841(a)(1),	n Receiving I .841(b)(1)(b)	Conspiracy to	Distribute
21 U.S.C. 846,841(a)(1), & Possess with Intent to	Receiving 1 .841(b)(1)(b) Distribute	Conspiracy to aControlled Su	_Distribute bstance_
21 U.S.C. 846,841(a)(1), & Possess with Intent to Count 4, 21 U.S.C. 841(a)	Receiving 1 .841(b)(1)(b) Distribute	Conspiracy to aControlled Su	_Distribute bstance_
21 U.S.C. 846,841(a)(1), & Possess with Intent to Count 4, 21 U.S.C. 841(a) (a) What was your plea? (Check one)	Receiving I .841(b)(1)(b) Distribute	Conspiracy to aControlled Su	Distribute bstance ttachment
21 U.S.C. 846,841(a)(1), & Possess with Intent to Count 4, 21 U.S.C. 841(a) (a) What was your plea? (Check one) (1) Not guilty (2)	Receiving 1.841(b)(1)(b) Distribute A)(1) & 841(1) Guilty \(\simega\)	Conspiracy to aControlled Sub) (1) (B): see A	Distribute bstance ttachment ontest)
21 U.S.C. 846,841(a) (1), & Possess with Intent to Count 4, 21 U.S.C. 841(a) (a) What was your plea? (Check one) (1) Not guilty (2) (b) If you entered a guilty plea to one count or	Receiving 1.841(b)(1)(b) Distribute a)(1) & 841(1) Guilty (2)	Conspiracy to aControlled Such (1) (B): see A Nolo contendere (no contender)	Distribute bstance ttachment ontest)
21 U.S.C. 846,841(a)(1), & Possess with Intent to Count 4, 21 U.S.C. 841(a) (a) What was your plea? (Check one) (1) Not guilty (2)	Receiving 1.841(b)(1)(b) Distribute a)(1) & 841(1) Guilty (2)	Conspiracy to aControlled Such (1) (B): see A Nolo contendere (no contender)	Distribute bstance ttachment ontest)
21 U.S.C. 846,841(a) (1), & Possess with Intent to Count 4, 21 U.S.C. 841(a) (a) What was your plea? (Check one) (1) Not guilty (2) (b) If you entered a guilty plea to one count or	Receiving 1.841(b)(1)(b) Distribute a)(1) & 841(1) Guilty (2)	Conspiracy to aControlled Such (1) (B): see A Nolo contendere (no contender)	Distribute bstance ttachment ontest)
21 U.S.C. 846,841(a) (1), & Possess with Intent to Count 4, 21 U.S.C. 841(a) (a) What was your plea? (Check one) (1) Not guilty (2) (b) If you entered a guilty plea to one count or	Receiving 1.841(b)(1)(b) Distribute a)(1) & 841(1) Guilty (2)	Conspiracy to aControlled Such (1) (B): see A Nolo contendere (no contender count	Distribute bstance ttachment ontest)
21 U.S.C. 846,841(a) (1), & Possess with Intent to Count 4, 21 U.S.C. 841(a) (a) What was your plea? (Check one) (1) Not guilty (2) (b) If you entered a guilty plea to one count or	Receiving 1.841(b)(1)(b) Distribute a)(1) & 841(1) Guilty (2)	Conspiracy to aControlled Such (1) (B): see A Nolo contendere (no contender count	Distribute bstance ttachment ontest)
21 U.S.C. 846,841(a) (1), & Possess with Intent to Count 4, 21 U.S.C. 841(a) (a) What was your plea? (Check one) (1) Not guilty (2) (b) If you entered a guilty plea to one count or	Receiving 1.841(b)(1)(b) Distribute a)(1) & 841(1) Guilty (2) rindictment, and a not go plead not guilty to?	Conspiracy to aControlled Such (1) (B): see A Nolo contendere (no conguilty plea to another count	Distribute bstance ttachment ontest)

Continuation of page 2.

- 3. Length of sentance:
 Count 3;235 months, Count 4; 60 months, Count 5; 60 months
 Count 6; 60 months. The sentences shall be seved concurrently.
- 4. Nature of Crime (all Counts): Pessessio with Intent to Distribute a controlled Substance; Count 5 and 6, 18 U.S.C. 1001 False Statement; Count 7 and 8, 18 U.S.C. 1623 Perjury; Count 9, 18 U.S.C. 3 Accessory after the fact.

δ.	Did you appear from the judgment of conviction?
9.	If you did appeal, answer the following:
	(a) Name of court: United States Court of Appeals for the Ninth Circuit
	(b) Docket or case number (if you know): 06-10138
	(c) Result: Affirmed
	(d) Date of result (if you know):
	(e) Citation to the case (if you know): WL 1725726 (C.A.9 (N.Mariana Islands)
	(f) Grounds raised: Mafnas's sentence, Imposed as it was in addition
	to the punishment inflicted on Mafnas while he was awaiting
	imposition of sentence, violates Mafnas's Fifth Amendment
	Protection against Multiple punishments.
	(g) Did you file a petition for certiorari in the United States Supreme Court? Yes 🖸 No 🚨
	If "Yes," answer the following:
	(1) Docket or case number (if you know):
	(2) Result:
	-
	(3) Date of result (if you know):
	(4) Citation to the case (if you know):
	(5) Grounds raised:
10	Other than the direct appeals listed above, have you previously filed any other motions, petitions, or applications
	concerning this judgment of conviction in any court?
	Yes ☐ No ☑
11	. If your answer to Question 10 was "Yes," give the following information:
	(a) (1) Name of court:
	(2) Docket or case number (if you know):
	(3) Date of filing (if you know):
	(4) Nature of the proceeding:
	(5) Grounds raised:

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			•
	None		
(6) Did you receive a hea	aring where evidence was	s given on your motion, petit	ion, or application?
Yes 🗋 No 🛭			
(7) Result:			
(b) If you filed any second m	otion, petition, or applica	ation, give the same informat	ion:
(1) Name of court:			
(3) Date of filing (if you	know):		
(4) Nature of the proceed	ding:		
	None		
		•	
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		· · · · · · · · · · · · · · · · · · ·	
			, <u>, , , , , , , , , , , , , , , , , , </u>
(6) Did you receive a he	earing where evidence wa	s given on your motion, peti	tion, or application?
Yes ☐ No 🖫	_	<i>y</i> , , , , , , , , , , , , , , , , ,	
(8) Date of result (if you	ı know):		
			taken on your motion, petition
or application?	11	,,	······································
	Yes 🖸 No 🖸		
(2) Second petition:	Yes No D	•	
•			lain kniafly why you did no
(d) If you did not appeal fro	m the action on any moti		

12. For this motion, state every ground on which you claim that you are being held in violation of the Constitution, laws, or treaties of the United States. Attach additional pages if you have more than four grounds. State the <u>facts</u> supporting each ground.

GROUND ONE: Retained Counsel clearly represented a conflict of
interest during trial and before trial.
(a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.): There
was a conflict of interest with attorney Ms.Flores, who also
represented Roque Matagolai, a potential alibi witness that
petitioner intended to call; Retained counsel showed a conflict
of interest by failing to object to the participation of two
bias jurors; Retained counsel represented a conflict of interest
by failing to object to prosecutor's misconduct.
·
(b) Direct Appeal of Ground One:
(1) If you appealed from the judgment of conviction, did you raise this issue?
Yes ☐ No ☑
(2) If you did not raise this issue in your direct appeal, explain why: Petitioner appeal was
filed by retained counsel Mr. Howard G. Trapp, who failed to
perfect direct appeal, and raise viable issues.
(c) Post-Conviction Proceedings:
(1) Did you raise this issue in any post-conviction motion, petition, or application?
Yes 🗋 No 🔯
(2) If your answer to Question (c)(1) is "Yes," state:
Type of motion or petition:
Name and location of the court where the motion or petition was filed:
Docket or case number (if you know):
Date of the court's decision:
Result (attach a copy of the court's opinion or order, if available):
(3) Did you receive a hearing on your motion, petition, or application? Yes No No

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(4) Did you appeal from the Yes ☐ No 😘	denial of your motion, pe	etition, or application?	•	
(5) If your answer to Question Yes □ No 🖾	on (c)(4) is "Yes," did yo	u raise this issue in the appea	al?	
(6) If your answer to Question	on (c)(4) is "Yes," state:			
Name and location of the co	urt where the appeal was	filed:		
Docket or case number (if ye	ou know):			
Date of the court's decision:				
Result (attach a copy of the	-	if available):		
(7) If your answer to Question issue:				e this
GROUND TWO: Retai				
(a) Supporting facts (Do not arg				
counsel was inef				
trial and consec				
counsel's ineffe	-			
fair trial; Reta	-	•	_	
suppress petition	•			
of his Fifth Ame				
attempt to inter	_			
never advised pe				
(b) Direct Appeal of Ground	Two:		,	
(1) If you appealed from th	e judgment of conviction	, did you raise this issue?		
Yes 🗆 No 🗅				
(2) If you did not raise this	issue in your direct appe	al, explain why: Attor	ney Howard	G.
Trapp filed an	n appeal which	n prejudiced me	because he	
raised one iss	sue on appeal	that had nothi	ng to do wi	th
trial or sent	tonging			

	ost-Conviction Proceedings:
	1) Did you raise this issue in any post-conviction motion, petition, or application?
	Yes 🗋 No 🖾
•	2) If your answer to Question (c)(1) is "Yes," state:
[Type of motion or petition:
	Name and location of the court where the motion or petition was filed:
	Docket or case number (if you know):
	Date of the court's decision:
	Result (attach a copy of the court's opinion or order, if available):
	3) Did you receive a hearing on your motion, petition, or application?
	Yes ☐ No 🖾
	4) Did you appeal from the denial of your motion, petition, or application? Yes \(\sigma\) No \(\sigma\)
	(5) If your answer to Question (c)(4) is "Yes," did you raise this issue in the appeal?
	Yes 🗋 No 🛛
	(6) If your answer to Question (c)(4) is "Yes," state:
	Name and location of the court where the appeal was filed:
	Docket or case number (if you know):
	Date of the court's decision:
	Result (attach a copy of the court's opinion or order, if available):
	(7) If your answer to Question (c)(4) or Question (c)(5) is "No," explain why you did not appeal or raise this
	issue:
,	OUND THREE: Appellate Counsel was Ineffective for failing
:	aise issues relating to Trial, Conviction and Sentecing.

of Counsel; Counsel was ineffective for failing to present	
claims much stronger than issues he raised; Counsel was	
ineffective for failing to object to application of quilde-	
lines that increased defendant's sentence; Counsel failed	
to object to PSR; Counsel failed to argue insufficient	
evidence on appeal; Counsel; Counsel was ineffective for	
failing to perfect direct appeal; Counsel failed to argue	
Amendment of Indictment: Counsel failed to raise ineffective of	counse
) Direct Appeal of Ground Three:	
(1) If you appealed from the judgment of conviction, did you raise this issue?	
Yes 🗆 No 🗅	
(2) If you did not raise this issue in your direct appeal, explain why:	
) Post-Conviction Proceedings:	
(1) Did you raise this issue in any post-conviction motion, petition, or application?	
Yes 🖸 No 🗓	
(2) If your answer to Question (c)(1) is "Yes," state:	
Type of motion or petition:	
Name and location of the court where the motion or petition was filed:	
Docket or case number (if you know):	
Date of the court's decision:	
Result (attach a copy of the court's opinion or order, if available):	
(
(3) Did you receive a hearing on your motion, petition, or application?	
Yes 🔾 No 🔾	
(4) Did you appeal from the denial of your motion, petition, or application?	
Yes \(\sigma\) No \(\sigma\)	
(5) If your answer to Question (c)(4) is "Yes," did you raise this issue in the appeal?	
Yes \(\sigma\) No \(\sigma\)	
(6) If your answer to Question (c)(4) is "Yes," state:	
Name and location of the court where the appeal was filed:	
Docket or case number (if you know):	
Date of the court's decision:	

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Result (attach a copy of the court's opinion or order, if available):	
(7) If your answer to Question (c)(4) or Question (c)(5) is "No," explain	
issue:	
GROUND FOUR: Prosecutorial Misconduct:	
(a) Supporting facts (Do not argue or cite law. Just state the specific facts the	
Prosecutor violated due process when he	
charges solely to punish petitioner; Pr	
petitioner's due process right by sente	encing him on inaccurate
information for drug Quantity and Quali	ity; Prosecutor was also
allowed to Constructively Amend the inc	lictment through its
jury instruction No. 29; Prosecution wa	as allow to constructively
Amend the indictment in Count 2; Prosecu	ution violated petitioner'
Sixth Amendment right to confrontation	Clause as to count 2.,
of the indictment.	
(b) Direct Appeal of Ground Four:	
(1) If you appealed from the judgment of conviction, did you raise this	s issue?
Yes ☐ No 🛱	
(2) If you did not raise this issue in your direct appeal, explain why:	Attorney Mr.Trapp
failed to review transcripts and pro	
Mr.Trapp raised an issue that was in	
(c) Post-Conviction Proceedings:	
(1) Did you raise this issue in any post-conviction motion, petition, or	application?
Yes 🗆 No 🕸	
(2) If your answer to Question (c)(1) is "Yes," state:	
Type of motion or petition:	
Name and location of the court where the motion or petition was filed	
Docket or case number (if you know):	
Date of the court's decision:	

esult (attach a copy of the court's opinion or order, if available):
) Did you receive a hearing on your motion, petition, or application?
Yes No O
) Did you appeal from the denial of your motion, petition, or application? Yes \(\sigma\) No \(\sigma\)
) If your answer to Question (c)(4) is "Yes," did you raise this issue in the appeal?
Yes 🖸 No 📮
i) If your answer to Question (c)(4) is "Yes," state:
ame and location of the court where the appeal was filed:
ocket or case number (if you know):
rate of the court's decision:
esult (attach a copy of the court's opinion or order, if available):
7) If your answer to Question (c)(4) or Question (c)(5) is "No," explain why you did not appeal or raise this sue:
s there any ground in this motion that you have <u>not</u> previously presented in some federal court? If so, which
round or grounds have not been presented, and state your reasons for not presenting them:
Do you have any motion, petition, or appeal now pending (filed and not decided yet) in any court for the
udgment you are challenging? Yes 🔾 No 🖾
If "Yes," state the name and location of the court, the docket or case number, the type of proceeding, and the issues raised.
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٧ł	ny the one-year statute of	f limitations as c	contained in 28 U	.S.C. § 2255 does n	ot bar your motio	n.*
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* The Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA") as contained in 28 U.S.C. § 2255, paragraph 6, provides in part that:

A one-year period of limitation shall apply to a motion under this section. The limitation period shall run from the latest of —

- (1) the date on which the judgment of conviction became final;
- (2) the date on which the impediment to making a motion created by governmental action in violation of the Constitution or laws of the United States is removed, if the movant was prevented from making such a motion by such governmental action;
- (3) the date on which the right asserted was initially recognized by the Supreme Court, if that right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral review; or (4) the date on which the facts supporting the claim or claims presented could have been discovered through the exercise of due diligence.

Signature of Attorney (if any)
Y de la composition of the compo
I declare (or certify, verify, or state) under penalty of perjury that the foregoing is true and correct and that this
Motion Under 28 U.S.C. § 2255 was placed in the prison mailing system on
Executed (signed) on May 28, 2008 (date).
Signature of Movant

If the person signing is not movant, state relationship to movant and explain why movant is not signing this

MOVANT'S AFFIDAVIT IN SUPPORT OF MOTION TO VACATE SENTENCE AND CONVICTION

CITY OF SAFFORD)

N.) ss.
)
STATE OF ARIZONA)

ERIC JOHN TUDELA MAFNAS, duly sworn, deposes and says:

- 1. I was the Defendant in the matter of <u>UNITED STATES v. ERIC</u>

 JOHN TUDELA MAFNAS, Case No. 04-00038
- 2. I was arrested on the charges of having violated 18 U.S.C.§ 371; 18 U.S.C. § 666; 21 U.S.C. §846,(a)(1), 841(b)(1)(b); 21 U.S.C. § 841(a)(1) & 841(b)(1)(B); 18 U.S.C. §1001; 18 U.S.C. §1623; 18 U.S.C. § 3.
 - 3. I was indicted in a Nine count Indictment.
- 4. The United States of America filed their first superseding Indictment containing the original charges on July 28,2005.
- 5. On August 16,2005, your affiant was convicted by a jury of the charges in the indictment; and February 22,2006 your affiant was sentenced to 120 months on count 1, and 235 months on count 2.
- 6. I have no means to employ private counsel at this time, nor in the future.
- 7. I was respesented By Ms.Staphanie G. Flores of the Torres Brother's law firm during trial.
- 8. Your affiant proceeded to trial and was found guilty by a jury.
- 9. I raised the question of counsel's conflict of interest, before the trial judge, which was immediately overruled.
- 10. During trial counsel raised the issue of substitution of counsel which was denied by trial judge.

- 11. Prior to trial counsel failed to raise the issue of participation of two bias jurors.
- 12. I made several request for counsel to call a pertient witness to testify on my behalf, Rogue Matagolai, which she failed to do.
- 13. Counsel for defendant failed to adequately prepare for trial.
- 14. Before and during trial, counsel and I were in disagreement on serveral evidentiary issues that should have been presented to Court in order to preserve my right constitutional rights, and possibly led to my acquittal.
- 15. That defense counsel failed to inform, confer or advise your affiant of Government's plea offer.
- 16. That your affiant asked counsel, during trial to file a motion to substitute counsel.
- 17. On about August of 2005, attorney Howard G. Trapp was recognized as attorney of record to represent your affiant during sentencing and on direct appeal.
- 18. On about 2-22-06, attorney Trapp met with my Wife, Mother, and Uncle, to discuss the appeal matters or concerns. See page 4, of billing from Trapp.
- 19. Ms.Flores informed me that she would write an affidavit of the incidents that accorded during trial.
- 20. When Trapp was hired to represent me on appeal, he sent an investigator to come visit me at post 6, and pick up the documents.
- 21. I informed the investigator that I would like for Trapp to raise serveral issues on appeal. SEE EXHIBIT D BILLINGS FROM TRAPP PG.3
- 22. The investigator took notes of issues for Trapp to appeal, such as bias jurors, Miranda rights, inconsistancing in statements.

- 23. Defense counsel failed to argue that the trial court wrongly allowed the government to constructively amend the indicment through is jury instruction 29.
- 24. That your affiant asked counsel, prior to trial.

 to file a motion to suppress statement taken by FBI agents.
- 25. That your affiant also requested appellate counsel to raise the issues of insufficient evidence.
- 26. That Mr.Trapp did not respond back to several letters that affiant sent to him.
- 27. That had counsel argued these issues on appeal, i.e, ineffective of trial counsel, prosecutorial misconduct, conflict of interest and construtive amendment of indictment, there is a high probability that this case would have been remanded on appeal back to the district court with instructions.
- 28 That the instant motion is a derivative of both counsels', trial and appellate, failures and omissions.
- 29. That counsel's omissions were intentional and performed in disregard for this affiant's rights.
- 30. the foregoing constitutes, at least, a denial of effectiveness of counsel, both at the trial and appellate levels, in violation of the United States Constitution and result in violation of due process, such that this conviction and the following sentence therby imposed by this COurt are void and should be treated as such.
- 31. That your affiant has and will continue to suffer collateral disabilities as a direct result of these proceedings and incarceration, such as 1) loss of family ties; 2) likehood of homelessness;
 3) financial insolvency; 4) complate loss of livehood; 5) The respect that he had for the Country. The time spent in carceration has

already proven to be a substantial burden upon family resources.

32. That your affiant is also providing letter that was sent to Mr.Trapp showing communication with appellate counsel.

See attached correspondence as exhibit D.

Letter dated December 23,2007 requesting Work Porduct Folder, Discovery and trial transcripts.

Letter dated April 7, 2008, requesting for Work Product Floder, Discovery and Trial transcripts.

Letter dated December 26,2007, requesting Torres Brothers Law firm to turn over Materials, Work Product Folder.

Letter date July 19,2007 requesting Mr.Trapp to turn over indictment, PSR, and sentnencing transcript. See also a respense from attorney Trapp secretary in response to defendant's letter.

Letter dated October 11, 2006 to Mr. Trapp due to lack of communication with defendant.

Letter dated November 15,2006 requesting service from attorney ${\tt Mr.Trapp}$

Letter dated January 19,2007 I wrote Attorney Mr.Trapp explaining how important it is to communicate with me on matters before the Ninth Circuit Court of Appeals.

33. The following exhibits is being submitted in support of motion to vacate.

WHEREFORE, I ask that this Court make an order entering the granting of a hearing; that I be present at the hearing of this motion to vacate sentence, pursuant to § 2255; that after such hearing the judgment of conviction, sentence hereto entered be vacated, and a New trial under Rules of criminal 33.

I ERIC JOHN TUDELA MAFNAS, declare under penalty of perjury that the foregoing is true and correct. 28 U.S.C. §1746

Dated this 28 day of May, 2008

Respectfully, submitted

ERIC MAFNAS PRO SE

REG.NO.00483-005 FCI SAFFORD

P.O. BOX 9000

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SAFFORD AZ. 85548

MOVANT'S AFFIDAVIT PART TWO IN SUPPORT OF MOTION TO VACATE SENTENCE

STATE OF ARIZONA)
, ss:
COUNTY OF GRAHM)

ERIC JOHN TUDELA MAFNAS, being duly sworn, deposes and say:

- 1. I was the defendant in the matter of <u>UNITED STATE v. ERIC</u>

 JOHN TUDELA MAFNAS, Case No. 04-00038-001.
- 2. I was arrested on the charge of having violated 18 U.S.C. § 371; 18 U.S.C. § 666; 21 U.S.C. §846, 841(a)(1), 841 (b)(1)(B); 21 U.S.C. § 841 (a)(1) & 841 (b)(1)(B); 18 U.S.C.§1001; 18 U.S.C.§ 1623; 18 U.S.C.§ 3.
- 3. This affidavit is being submitted pursuant to section 2255, rule 5(c) Rocords of Prior Proceedings.
- 4. This affidavit is being submitted pursuant to section § 2255, rule 7. expanding the record.
- 5. This affidavit is being submitted pursuant to section 2255, rule 8. rule governing section 2255.
- 6. The following in formation are being quoted from transcripts of trial and sentencing, which support the grounds in petitioner's § 2255 motion.
- 7. The following statement on page 919, is from Ms.Flores reference to witness list.
- 8. See Sentencing transcripts page 49, lines 18-23. Attorney Mr. Trapp failed to object to PSR/PSI.
- 9. See Appeal Brief page 2. Which is the issue raised by Mr.Trapp as to whether additional punishment inflicted on Mafnas while he was awaiting imposition of sentence, violates Mafnas's Fifth Amendment

protection against multiple punishment?

- 10. Trial Transcripts at page 304, 20-25. Testimony of Carl Cabrera as to whether Mafnas sold him drugs. The amount of drugs he received from defenfant.
- 11. Trial Transcripts at 305, 3-7 Testimony of Carl Cabrera as to the times defendant sold drugs.
- 12. Trial Transcripts at 332, lines 14-23. Carl Cabrera, statement's as to the amount of drugs given each meeting with defendant.
- 13. Carl Cabrera at page 27. lines 9-12 reference to the weight of drugs distrubute by defendant.
- 14. Trial Transcripts page 236, lines 1-9. statements of Carl Cabrera reference to the poor quality of drugs.
- 15. Statement of Carl Cabrera "Poor quality of drugs at page 232, lines 6-15. In trial transcripts.
- 16. That the plaintiff, Eric Mafnas, is entitled in law to to have a hearing on the motion.

Done this date 38 day of May 2008.

Respectfully submitted

Eric John Tudela Mafnas

Reg, No. 000483-005

FCI Safford P.O. Box 9000

Safford AZ. 85548